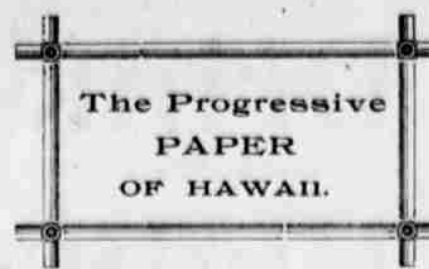


# Hilo Tribune.



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HILO, HAWAII, HAWAIIAN ISLANDS, FRIDAY, OCTOBER 10, 1902.

No. 49.

## The Hilo Tribune.

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#### ATTORNEYS-AT-LAW

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Opposite Court House, HILO, HAWAII

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#### Ridgway & Ridgway

ATTORNEYS-AT-LAW  
Solicitors of Patents General Law Practice  
HILO, HAWAII

Notary Public in Office.

OFFICE: Waianuene and Bridge Streets

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During my absence Dr. Stow will have charge of my practice. All bills may be paid to him.

JOHN J. GRACE

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#### A. E. Sutton & Co.

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#### DENTIST

Office Hours,  
9 to 4 HILO, HAWAII

#### Walter H. Schoening

#### DENTIST

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Pitman Street, HILO, HAWAII

#### L. E. Arnaud

#### EMBALMER & FUNERAL DIRECTOR

All orders will receive prompt and careful attention

Care Owl Drug Store  
Telephone 15 HILO, HAWAII

Notice—Neither the Masters nor Agent of vessels of the "Matson Line" will be responsible for any debts contracted by the crew. R. T. GUARD, Agent.

HILO, April 16, 1901. 24-

### LEGAL NOTICES.

In the Circuit Court, of the Fourth Circuit, Territory of Hawaii.

#### IN PROBATE—AT CHAMBERS.

In the matter of the Estate of JOSE GOMES JARDIN, deceased.

Petition having been filed by Jose Gomes Serrao, a creditor of said intestate, praying that letters of Administration upon said estate be issued to your petitioner.

Notice is hereby given that Tuesday, the 28th day of October, A. D., 1902, at 9 o'clock a. m., at Chambers, in the Court House at South Hilo, Hawaii, he and the same hereby is appointed as the time and place for hearing said petition and accounts, and that all persons interested may then and there appear and show cause, if any they have, why the same should not be granted.

Hilo, Hawaii, Sept. 29, 1902.

By the Court:

DANIEL PORTER, Clerk.

Wise & Ross, Attorneys for petitioner. 48-3

In the Circuit Court, Fourth Circuit Territory of Hawaii.

#### IN PROBATE—AT CHAMBERS.

In the matter of the Estate of MELE MALO (w) of Kalaoka, Hilo, Hawaii, deceased.

The petition and accounts of the Administrator of the Estate of deceased having been filed wherein he asks that his accounts be examined and approved, and that a final order be made of distribution of the property remaining in his hands to the persons thereto entitled, and discharging him from all further responsibility as such administrator;

It is ordered that Tuesday, the 28th day of October, A. D., 1902, at 9 o'clock a. m., at Chambers, in the Court House at South Hilo, Hawaii, he and the same hereby is appointed as the time and place for hearing said petition and accounts, and that all persons interested may then and there show cause if any they have, why the same should not be granted.

Hilo, Hawaii, September 26, 1902.

By the Court:

DANIEL PORTER, Clerk.

F. S. LYMAN, Attorney for petitioner. 48-3

In the Circuit Court of the Fourth Circuit, Territory of Hawaii.

#### AT CHAMBERS—IN PROBATE.

In the matter of the Estate of MRS. ISABELLA C. LYMAN, of Hilo, Hawaii, deceased.

The petition and accounts of the Administrator of the Estate of said deceased, having been filed wherein he asks that his accounts be examined and approved, and that a final order be made of distribution of the property remaining in his hands to the persons thereto entitled, and discharging him from all further responsibility as such administrator;

It is ordered that Tuesday, the 28th day of October, A. D., 1902, at 9 o'clock a. m., at Chambers, in the Court House at South Hilo, Hawaii, he and the same hereby is appointed as the time and place for hearing said petition and accounts, and that all persons interested may then and there appear and show cause, if any they have, why the same should not be granted.

Hilo, Hawaii, September 26, 1902.

By the Court:

DANIEL PORTER, Clerk.

F. S. LYMAN, Attorney for Petitioner. 48-3

In the Circuit Court of the Fourth Circuit Island and Territory of Hawaii.

#### IN PROBATE.

In the matter of the Estate of H. OKAMURA of N. Hilo, Hawaii, deceased.

The petition and accounts of the Administrator of the estate of said deceased having been filed wherein she asks that her accounts be examined and approved, and that a final order be made of distribution of the property remaining in her hands to the persons thereto entitled, and discharging her from all further responsibility as such Administrator.

It is ordered that Tuesday, the 21st day of October, A. D., 1902, at 9 o'clock a. m., at Chambers, in the Court House at South Hilo, Hawaii, he and the same hereby is appointed as the time and place for hearing said petition and accounts, and that all persons interested may then and there appear and show cause, if any they have, why the same should not be granted.

Hilo, Hawaii, Sept. 25, 1902.

By the Court:

DANIEL PORTER, Clerk.

Wise & Ross, Attorneys for Petitioner. 47-3

In the Circuit Court of the Fourth Circuit, Territory of Hawaii, United States of America.

#### IN PROBATE—AT CHAMBERS.

In the matter of the Estate of KAHAPA, of Pahakupuka, deceased.

The petition and accounts of N. Kaula, the administrator of said deceased having been filed, wherein he asks that his accounts be examined and approved, and that a final order of distribution of property be made to the persons thereto entitled, and discharging him from all further responsibility as such administrator.

It is ordered that Monday, the 20th day of October, A. D., 1902, at 9 o'clock, at Chambers, in the Court House of South Hilo, Hawaii, Territory aforesaid, he and the same is hereby appointed as the time and place for hearing said petition and accounts, and that all persons interested may then and there appear and show cause, if any they have, why the same should not be granted.

Hilo, Hawaii, Sept. 22, 1902.

By the Court:

DANIEL PORTER, Clerk.

LEBLOND & SMITH, Attorneys for petitioner. 47-3

In the Circuit Court of the Fourth Circuit, Territory of Hawaii.

#### TERM SUMMONS.

Wong Cha Kin Chin, plaintiff, vs. Chin Cheon, defendant.

The Territory of Hawaii; to the High Sheriff of the Territory of Hawaii, or his Deputy, the Sheriff of the Island of Hawaii, or his Deputy:

You are commanded to summon Chin Cheon, defendant, in case he shall file written answer within twenty days after service hereof, to be and appear before the said Circuit Court at the next term thereof, to be holden at South Hilo, Island of Hawaii, on Monday, the 2nd day of June next, at 10 o'clock a. m., to show cause why the claim of Wong Cha Kin Chin, plaintiff, should not be awarded to her pursuant to the tenor of her annexed petition. And have you then there this Writ with full return of your proceedings thereon.

Witness Hon. Gilbert F. Little, Judge of the Circuit Court of the Fourth Circuit, at South Hilo, Hawaii, this 25th day of April, 1902.

DANIEL PORTER, Clerk.

By C. E. Hapai, Deputy Clerk.

I certify the foregoing to be a true copy of the Original Summons in said cause and that said Court ordered publication of the same and continuance of said cause until the next term of this Court.

DANIEL PORTER, Clerk.

Hilo, Hawaii, Sept. 5, 1902. 45-6

In the Circuit Court of the Fourth Circuit, Territory of Hawaii.

#### TERM SUMMONS.

Maria Gomes, libellant vs. Antone Gomes, libellee.

The Territory of Hawaii; to the High Sheriff of the Territory of Hawaii, or his Deputy, the Sheriff of the Island of Hawaii, or his Deputy:

You are commanded to summon Antone Gomes, defendant, in case he shall file written answer within twenty days after service hereof, to be and appear before the said Circuit Court at the January Term thereof, to be holden at South Hilo, Island of Hawaii, on Wednesday, the 7th day of January next, at 10 o'clock a. m., to show cause why the claim of Maria Gomes, plaintiff, should not be awarded to her pursuant to the tenor of her annexed petition. And have you then there this Writ with full return of your proceedings thereon.

Witness Hon. Gilbert F. Little, Judge of the Circuit Court of the Fourth Circuit, at South Hilo, Hawaii, this 2nd day of July, 1902.

DANIEL PORTER, Clerk.

I certify the foregoing to be a true copy of the Original Summons in said cause and that said Court ordered publication of the same and continuance of said cause until the next term of this Court.

DANIEL PORTER, Clerk.

Hilo, Hawaii, Sept. 8, 1902. 45-6

### Notice to Creditors.

In the Circuit Court, Fourth Circuit, Territory of Hawaii.

#### AT CHAMBERS—IN PROBATE.

In the matter of the Estate of ANTOINE MEDEIROS, deceased.

Notice is hereby given that the undersigned has been appointed administrator of the Estate of Antoine Medeiros, deceased. All creditors of said deceased are hereby notified to present their claims, secured or unsecured, duly verified and with proper vouchers, if any, to the undersigned within six months from and after the date of this notice, otherwise such claims, if any, will be forever barred.

E. DA SILVA, Administrator.

September 19, 1902.

RIDGWAY & RIDGWAY, Attorneys for Estate. 46-4.

### Notice to Creditors.

The undersigned having been duly appointed the Executors of the Last Will and Testament of CHARLES NOTLEY, Senior, late of Paauilo, District of Hamakua, Island of Hawaii, deceased:

Notice is hereby given to all persons to present their claims against the Estate of said Charles Notley, Sr., deceased, duly authenticated, whether secured by mortgage or otherwise, to Cecil Brown, at his office on Merchant Street, Honolulu, Oahu, or to Anthony Lidgate, at Paauilo, Hamakua aforesaid, within six months from the date hereof, or they will be forever barred. And all persons indebted to said estate are hereby requested to make immediate payment to the undersigned, or either of them.

CECIL BROWN,

ANTHONY LIDGATE,

Executors of the Last Will and Testament of Chas. Notley, Sr., deceased.

Dated, Honolulu, September 22, 1902.

47-4.

### Notice to Creditors.

Notice is hereby given that the undersigned has been appointed administrator of the Estate of JACINTHO FARIAS, deceased.

All creditors of said deceased are hereby notified to present their claims, duly verified with proper vouchers, if any they have, to the undersigned, or to Ridgway & Ridgway, his attorneys, at their office in Hilo, Hawaii, within six months from and after the date of the first publication of this notice, or such claims will be forever barred.

R. K. BAPTISTE, Administrator.

Hilo, Hawaii, Oct. 2, 1902.

RIDGWAY & RIDGWAY, Attorneys for Administrator. 48-4

### COLOMBIA POWERLESS.

United States Must Take Hand in Panama Disturbances.

Washington, September 26.—In regard to the protest against the landing of American marines on isthmus, made to Commander McLean of the Cincinnati by Governor Salazar of Panama, on the ground that the Colombian Government has ample force to protect the lives and property of foreigners, it is pointed out here that the Governor's argument takes in only one-half of the main treaty obligations with regard to the isthmus, assumed in the Convention of New Granada, signed in 1846 by the United States and Colombia.

The dominant factor which influenced the landing of the marines was the obligations which the United States took upon itself by the treaty of 1846, in these words: "The United States guarantees positively and efficaciously to New Granada, by the present stipulation, the perfect neutrality of the before mentioned isthmus, with the view that the free transit from the one to the other sea may not be interrupted or embarrassed in any future time while this treaty exists."

If Governor Salazar, in making the security of the lives and property of foreigners his ground of protest against the presence of the American marines did so on the assumption that the transit was safe against interruption, then the officials here are not inclined to the same view. They point out that there would have been an interruption of traffic on the isthmus on Wednesday, when 300 insurgents attempted to capture a Colombian officer aboard one of the trains, had it not been for the presence of American marines.

So far neither the State Department nor the Navy Department has been informed officially of the protest of the Panama Governor.

### MORGAN AIDS POOR.

Twenty Thousand Dollars Devoted to This Purpose.

New York, Sept. 22.—J. Pierpont Morgan has aided Nathan Straus in securing coal for the poor at low prices, and, in addition, he paid for much of the coal that was distributed. In speaking of the matter today, Straus said that while the latter was distributing coal to the poor from the wharves, Morgan asked him to call. When he called, Morgan went to the telephone and ordered 10,000 tons of coal. "Now," said Morgan, "open a distributing depot in the heart of the tenement district. Dispose of the coal at cost and charge the loss to me."

"I opened a depot in Grand street and sold coal by the bucket at the wholesale price, and Morgan paid the expenses. His check to me was for over \$20,000, which not only covered the expense of handling the coal, but paid for much fuel that was given away."

Straus said he would open coal depots for the poor during the winter if prices remain high.

### Fast English Battle Ship.

New York, Sept. 25.—A cable to the Sun from London says: The British first-class armored cruiser Drake, 14,100 tons, returned to Portsmouth this evening after undergoing her engine trials, which proved that she is the fastest war vessel in the world outside of torpedo boat destroyers. She made 24.10 knots, which high speed was partly due to an improved type of propeller. The contract provided she should attain a speed of 23 knots.

The Drake is 500 feet in length, with 71 feet beam and draws 26 feet. She can store coal to carry her 12,500 miles at the rate of 14 knots. Her thickest armor is six inches and her largest guns 9.2 inch.

### ROUMANIA TIGHTENS GRIP.

Secretary Hay's Note Only Makes Plight of Hebrews Worse.

Berlin, September 25.—The Tageblatt today prints a letter from Bucharest, capital of Roumania, dated September 22d as follows: "The Washington note comes like a ray of sunshine from a storm cloud for the Jewish population, and especially the laboring classes, who conceived the hope that a favorable turn must result from the interference of mighty America. But their jubilation has been of short duration. The only effect the American note has had so far is an order, according to the Roumanian newspapers, that no more emigrant passports be issued without the usual tax. It is even reported that no emigration passes will be granted. The spirit of the Government is, 'We are masters here.' Nevertheless, it is disposed to be polite and considerate toward the United States. It intends to show this by preventing emigration to the United States."

"There is much talk here about 'Yankee arrogance,' but they laughed in their sleeves so long as the American note was without European support. But the news that England had followed with a similar step caused great vexation. If the continental powers act jointly it is possible that the Roumanian Jewish question may become acute. But the Government has had much experience in meeting protests on behalf of the Jews."

### KAISER WILL NOT ACT.

Germans Hold Balkan Securities and Fear Loss.

Berlin, September 25.—Germany has decided not to associate herself in a formal manner with the American and British protest against Roumania's treatment of the Jews.

The German Government adopts this attitude, it is understood, independently of other continental powers, as no agreement has been reached in the matter among the Cabinets of the Continent. Germany considers that as other phrases besides 44 of the Berlin treaty of 1888 have not been insisted upon, for instance, Roumanian torts have not been razed to the ground, and Russia is allowing Batoum to remain as it was before the treaty, this is not the time to oblige Roumania to observe any particular provision of the treaty. Besides, Germany, although sympathizing sincerely with the deplorable situation of the Jews in Roumania, feels unable to interfere in her internal affairs.

Germans are holders of Roumanian securities, and an international storm over the policy to which Premier Sturdza of Roumania is fully committed might cause his fall, and, as a result, the Roumanian finances would be withdrawn from his capable control. A heavy drop in Roumanian funds would cause corresponding losses here.

### Senator Mitchell's Daughter Ill.

Paris, Sept. 21.—The Duchess of Rochefoucauld, who is a daughter of United States Senator John H. Mitchell of Oregon, was successfully operated on yesterday for appendicitis. Her condition today is satisfactory.

The duchess of Rochefoucauld was married to Francis Alfred Gaston de la Rochefoucauld, Duke of Rochefoucauld, on February 11, 1891. She was known as "the beauty Mattie Mitchell" and is a woman of rare intellect as well as beauty.

During her residence in Paris as a leader of the Faubourg Saint Germain she enjoyed a peculiar prominence. She has done some literary work and is always prominent in charitable affairs.

### 'FRISCO OPINION.

Says Hawaii Suffers From Over Capitalization Not Labor Scarcity.

Commenting on the desire of Hawaii to secure a modification of the Chinese Exclusion Act, the San Francisco Chronicle says:

The trouble with the Hawaiian sugar industry does not lie in any scarcity of suitable labor to work on the plantations, but in the over-capitalization of the corporations controlling them and the desire of their managers to make big profits for the watered stock out of the cheapest servile labor. The remedy for existing conditions is not, therefore, in the destruction of our protective legislation but in the reduction of capitalization to normal proportions. Squeeze the water out of Hawaiian sugar plantation stocks and the labor difficulty will disappear, for it will be possible then to earn good profits on the legitimate investment with decently paid free white labor. The Chronicle fully agrees with the opinion that it would be better to abandon entirely the sugar industry in the Territory rather than to break down the barriers erected against the encroachments of the degraded labor of the Orient and thus prevent the upbuilding there of American citizenship. The islands are now under American jurisdiction, as the result of the efforts of their own people, and they must adapt themselves to American conditions.

### Sicilian Storms.

London, Sept. 26.—A dispatch from Rome today announces that a severe cyclone has swept over Catania, a city on the eastern coast of Sicily. Catania is flooded and many houses, including the Villa Bellani, are damaged. The roads have suffered seriously. The cyclone also wrought havoc at Modica, a town of Sicily, where several persons were killed. Mount Aetna shows further signs of activity and the volcano of Stromboli is still active.

A dispatch from Syracuse, Sicily, says that the stream flowing through Modica, swollen by the recent terrific storm, suddenly overflowed, inundating the town and that several houses collapsed and a number of families perished. The country in the vicinity of Modica is flooded and the Prefect, with a large force of troops, has started for that place in order to render assistance to the sufferers.

### Convention Proposed.

Detroit, Mich., September 26.—The Common Council at an adjourned session today, adopted the following resolution:

"Resolved that a committee consisting of the president of the Council and six other members, be appointed to consider the advisability of extending an invitation to the people of all the cities and towns depending upon the Pennsylvania fields for their coal supply to appoint representatives to meet in a great convention in this city at the earliest possible date to consider ways and means to force a resumption of the coal production, either by pressure of public opinion or by Government intervention, which should be demanded if other measures fail."

A committee was appointed by President Smith, and it will meet Monday night to discuss and consider the resolution.

### Not Pleased With Leopold.

Berlin, Sept. 25.—Emperor William's opinion of King Leopold has not been raised, to say the least, by the King's treatment of his daughter, Stephanie, at the bier of the Queen, her mother.